

REPLY UNDER 37 CFR 1.116  
EXPEDITED PROCEDURE  
TECHNOLOGY CENTER 3700

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:

**JERRY IGGULDEN**

Serial No.: **10/500,779**

Filed: **09/21/2004**

For: **METHOD AND APPARATUS FOR  
TEMPORARILY MARKING A  
POINT OF CONTACT**

Art Unit: **3711**

Examiner: **Wong, Steven B.**

**REQUEST FOR RECONSIDERATION**

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Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

In response to the outstanding Final Office Action mailed January 11, 2007, Applicant requests favorable reconsideration of the pending claims based on the following remarks.

Claims 5-8, the only claims pending in the application, have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Prinz in view of Walker and Adams. Prinz merely discloses the construction of a conventional tennis ball having increased deformation for beginner's play. Walker discloses a process for manufacturing a practice golf ball with a fabric cover able to carry a marking powder for the purpose of leaving a mark at a point of impact. Adams discloses a golf tee marking system in which colored coatings are applied to a golf tee. The colored coatings are preferably a flat enamel-based paint, but may also include a